





THE STATE OF TEXAS	§	IN THE COUNTY
v.	§	COURT-AT-LAW# +
Chet Edward Cunningham	§	TRAVIS COUNTY, TEXAS

#### DEFERRED PROSECUTION AGREEMENT

The parties to this agreement are the State of Texas, which is represented by the
Travis County Attorney or his designated agent, and Chet Edward Cunningham
the Defendant, whose date of birth is 5 10 106
The Defendant agrees to waive certain rights and to comply with specified terms and
conditions. The Defendant also confesses guilt of the offense(s) charged and
stipulates to the admissibility of incriminating evidence. In return, the State of Texas
agrees to conditionally dismiss the offense(s) charged.

# Defendant's waiver of rights

I understand that I have the following rights:

- I have the right to a speedy trial.
- I have the right to a trial by jury.
- I have the right to confront and cross-examine the witnesses against me.
- I have the right to secure the appearance at trial of witnesses in my favor.

ECX I knowingly and voluntarily waive these rights.

I have also been advised of and fully understand that

- I have the right to remain silent and not make any statement at all. Any statement I make may be used against me at my trial.
- Any statement I make may be used against me in court.
- I have the right to have a lawyer present to advise me prior to and during any questioning.
- If I am unable to employ a lawyer, I have the right to have a lawyer appointed to advise me prior to and during any questioning.
- I have the right to terminate this interview at any time.



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LC I knowingly and voluntaril	ly waive these rights, as well.
Ling way Unwfind Attorney for Defendant	Defendant
00706507 State Bar Number	
The State's information alle family Violence on Texas. The State's information ma	eges that I committed the offense(s) of Assault -  [date] May 11, 2013 in Travis County,  by be found in the Court Clerk's file, and it is  agreement as though fully set out.
the allegations against me. I hereb	he defendant in the State's information. I understand by voluntarily confess that they are Irue.
Attorney for Defendant	Defendant
<ul> <li>This agreement begins when</li> <li>the Defendant has initialed the Defendant and the Defendant the Defendant have signed page 7 of the agreement begins when</li> </ul>	ment Begins, and How Long it Lasts In all of the following have occurred: the waivers on pages 1 and 2; Indant's attorney have signed page 2; Int's attorney and the attorney for the State of Texas greement; and Itate's conditional dismissal motion.

This agreement lasts for 24 months starting the day the Court has granted the State's conditional dismissal motion.

### Defendant's Agreement to Specific Terms and Conditions.

By initialing the line beside each relevant term or condition, the Defendant shows that he or she understands that compliance with this particular term or condition is required. If the Defendant has already complied with the condition when the parties enter into this agreement, the parties must attach documents showing that compliance.

The Defendant must timely provide proof of completion of all terms and conditions, by either U.S. postage-prepaid mail, fax transmission, email, or hand-delivery to:

Street Address
Travis County Attorney's Office
Ned Granger Admin. Bldg.
314 West 11th, 3rd Floor
Austin, TX 78701

Mailing Address
Travis County Attorney's Office
Attn: Deferred Prosecution
(List cause number from page 1)
Post Office Box 1748
Austin, TX 78767-1748

Best way to communicate is by email: tcaodfpr@traviscountytx.gov (email)

(512)854-9415 - telephone (512)854-3377 - fax number (512)854-4282 - alternative fax number (List the cause number from page 1)

Keep a copy, for your own records, of any document(s) sent to the Travis County Attorney's Office. Make sure that the agreement's cause number is on all paperwork. (The cause number is on page 1 of this agreement.)

Proof is timely provided if it is mailed, fax transmitted, emailed, or hand-delivered within the specified duration of this agreement.

**Mandatory:** While this agreement is in effect, the Defendant shall not commit any other offense(s) above that of a Class C moving traffic violation. For purposes of this agreement, an offense is "committed" if the Travis County Attorney believes that probable cause to arrest the Defendant for that offense develops at any time during or after an arrest.

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# **Counseling Requirements**

EUObtain a Domestic Violence Assessment Education Services (TCCES), and COMPL	
COURSES. TCCES contact number (512)	·
Obtain a Non-Intimate Partner Violence A Counseling & Education Services (TCCES) RECOMMENDED COURSES. TCCES co	), and COMPLETE ALL
Obtain an Alcohol/Substance Abuse Asse	essment through the Travis County
Counseling & Education Services (TCCES) RECOMMENDED COURSES. TCCES co	•
Complete the follow	ving course(s):
Assault (8hrs Misd. I) (Only for Non-Intimate Partner violence)	TCCES contact number (512) 854-9540
Multiple Offender/Felony (20hrs Misd.II)	TCCES contact number (512) 854-9540
Theft/Shoplifting (8hrs. Misd.I)	TCCES contact number (512) 854-9540
Austin Stress Clinic Level 1 (8hrs) (Only for Non-Intimate Partner violence)	ASC contact number (512) 326-1717
Austin Stress Clinic Level 2 (20hrs) (Only for Non-Intimate Partner violence)	ASC contact number (512) 326-1717
Any Baby Can Parenting Class	ABC contact number (512) 454-3743
NOTES:  • A Defendant who resides outside Tr	avis County, Texas must be evaluated in

- A Defendant who resides outside Travis County, Texas must be evaluated in Travis County before doing counseling equivalents in the state or county of residence.
- Evaluations MUST be completed within Two (2) months of starting the deferred prosecution agreement.
- On-line courses are NOT acceptable.
- If the Defendant has already complied with the condition, the parties must attach documents showing that compliance.

and do not go within 200 yards of the following location: Mei Vehidence or  place of employment of Tara Cunningham unless pursuant to child  Custody order or related to the safety and welfare of the children.  Provide proof of a valid Texas driver's license and automotive liability-insurance
coverage by the term date of this agreement.
Provide proof of completing a certified Texas Alcohol & Beverage Commission Seller/Server, training course. TABC contact number (512) 451-0231.
Forfeit the weapon. The ORIGINAL "Forfeiture of Weapon's Agreement" must be attached to this agreement.
Provide proof of \$ restitution paid to  Payable only through the Travis County Attorney's Hot Check Division. (A restitution sheet is required.)
Provide proof of the Defendant's pleading to the Class C offense of and paying a \$ fine and court costs.
(provide proof of completion) for paventing classes.
Alcohol Monitoring Requirment  *Any indication of the consumption of alcohol is a violation of this agreement.
Provide proof of installing and maintaining the following alcohol monitoring device(s) for a period of
IID SoberLink SCRAM IN-HOM
* The ORIGINAL "Alcohol Monitoring Device Agreement" must be attached to this agreement.

If the Defendant complies with all the specified terms and conditions for the duration of this agreement, the Travis County Attorney agrees not to prosecute the Defendant further for the offense(s).

# Consequences of Defendant's Non-Compliance with or Violation of the Agreement's Terms and Conditions

If the Defendant fails to comply with or violates any of the specified terms and conditions of this agreement, then the Travis County Attorney is no longer subject to the agreement and may refile the charges and prosecute the case to the full extent of the law.

The Defendant hereby agrees to the following if the Travis County Attorney refiles the charges:

- The Defendant agrees to plead guilty or no contest to the refiled charges, as shown by the Defendant's signing the attached plea form.
- The Defendant agrees and stipulates that this agreement, including the written confession of guilt that it contains, is admissible against him or her in court.
- The Defendant agrees and stipulates that affidavits, written statements
  of witnesses and other documentary evidence--including but not
  limited to the police offense report--are admissible against the
  Defendant at trial.
- The Defendant waives any statute-of-limitations objection to the refiled charges.
- The Travis County Attorney's burden of showing the Defendant's noncompliance with this agreement is by a preponderance of the evidence.
- If the parties agree to continue the deferred prosecution agreement after the County Attorney refiles the charges, then the agreement is extended for the same period as the original agreement, without the need to draft and sign a new document. For example, if the initial agreement was to last six months, then the extended agreement will last yet another six months from the date of the second dismissal.

I, the Defendant, have fully discussed this case and the evidence with my attorney. I am satisfied that he or she has properly represented me. I have received a copy of this Deferred Prosecution Agreement. I waive any further time to prepare for trial to which my attorney or I may be entitled.

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Attorney for Defendant	Defendant
00195507 State Bar Number	Date: 4-1-/6
Assistant County Attorney Travis County, Texas	State Bar Number
	ea of Guilty or No Contest
	Chet Edward Canning hm. Printed name  4-1-16  Date